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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/445,990	12/16/1999	LUTZ LANGHANS	LANGHANS	1632
20151	7590 02/19/2002			
	FEIEREISEN	EXAMINER		
350 FIFTH A SUITE 3220		MENEFEE, JAMES A		
NEW YORK,	NY 10118		ART UNIT	PAPER NUMBER
			2828	
	•	DATE MAIL ED: 02/19/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.



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09/445,990 12/16/1999		LUTZ LANGHANS	LANGHANS	1632		
20151	7590 12/04/2	VI				
HENRY M	HENRY M FEIEREISEN			EXAMINER		
350 FIFTH A SUITE 3220			MENEFEE, JAMES A			
NEW YORK	, NY 10118		ART UNIT	PAPER NUMBER		
			2881			
			DATE MAILED: 12/04/2001	DATE MAILED: 12/04/2001		

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RECEIVED
FEB - 4 2002

		Application No.	Applicant(s)
	•		LANGHANS ET AL.
Office Action Summary		09/445,990 Examiner	Art Unit
	,	James Menefee	2881
	The MAILING DATE of this communication ap		1
Period fo		•	·
THE I - External after - If the - If NC - Failur - Any I	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. It period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by staturely reply received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b).		be timely filed 0) days will be considered timely. 6 from the mailing date of this communication. DONED (35 U.S.C. § 133).
1)[Responsive to communication(s) filed on 30	<u>August 2001</u> .	
2a) <u></u>	This action is FINAL . 2b)⊠ T	his action is non-final.	
3)	Since this application is in condition for allow closed in accordance with the practice under		
Dispositi	on of Claims		
4)⊠	Claim(s) 1-8,10 and 11 is/are pending in the	application.	
	4a) Of the above claim(s) is/are withdra	awn from consideration.	70 -
5)	Claim(s) is/are allowed.		28日
6)⊠	Claim(s) <u>1-8,10 and 11</u> is/are rejected.		RECEIVED FEB-1, 2002 FEB-1, 2002
7)	Claim(s) is/are objected to.		30000000000000000000000000000000000000
8)[Claim(s) are subject to restriction and/	or election requirement.	
Applicati	on Papers		RECEIVED FEB-1, 2002 2800 MAIL ROOM
9)□	The specification is objected to by the Examin	er.	3
10) 🔲 ⁻	The drawing(s) filed on is/are: a)□ acce	epted or b) objected to by the	Examiner.
	Applicant may not request that any objection to the	he drawing(s) be held in abeyance	e. See 37 CFR 1.85(a).
11)	The proposed drawing correction filed on	_ is: a)□ approved b)□ disa	pproved by the Examiner.
	If approved, corrected drawings are required in re	eply to this Office action.	
12) 🔲 🗀	The oath or declaration is objected to by the E	xaminer.	
Priority u	ınder 35 U.S.C. §§ 119 and 120		
13)	Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C. § 1	19(a)-(d) or (f).
a)[☐ All b)☐ Some * c)☐ None of:		
	1. Certified copies of the priority documen	ts have been received.	
	2. Certified copies of the priority document	ts have been received in Appl	ication No
* S	3. Copies of the certified copies of the price application from the International Business the attached detailed Office action for a list	ureau (PCT Rule 17.2(a)).	-
14)[] A	cknowledgment is made of a claim for domes	tic priority under 35 U.S.C. § 1	19(e) (to a provisional application).
) The translation of the foreign language pracknowledgment is made of a claim for domes (s)		
1) Notice 2) Notice 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Infor	nmary (PTO-413) Paper No(s) mal Patent Application (PTO-152)
.S. Patent and Tr PTO-326 (Re		ction Summary	Part of Paper No. 10

Art Unit: 2881

DETAILED ACTION

Response to Amendment

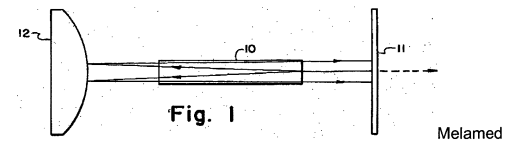
This action is in response to the applicant's response, filed 30 August 2001. Claims 1-8 and 10-11 are pending.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

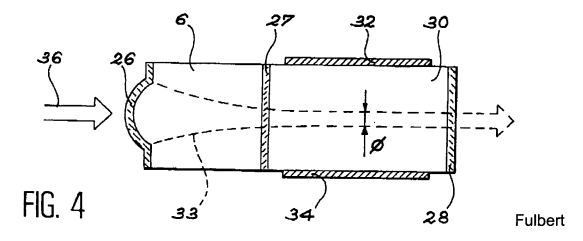
(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Melamed (US 3,975,694) in view of Fulbert (US 6,014,393). Melamed discloses the claimed invention except does not disclose as in claim 1 that the end of the laser rod near the rear mirror (the input end) is convex. Nor does Melamed disclose as in claims 2-3 that the end of the laser rod opposing the rear mirror forms the output mirror and that this end is formed planar. Melamed discloses a resonator for solid-state lasers with a laser rod 10 having two planar sides, a rear mirror 12, and a semi-reflecting output mirror 11 wherein the rear mirror 12 is convex and the output mirror 11 is arranged in close proximity to the other end of the laser rod 10 (Fig. 1, col. 4 lines 50-59).



Art Unit: 2881

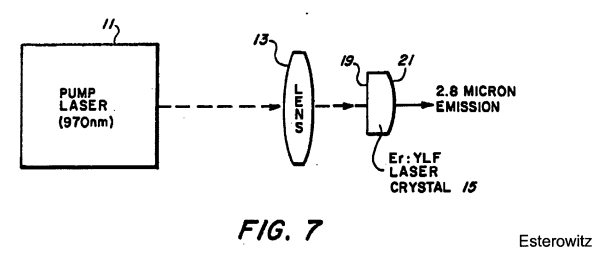
Fulbert teaches a laser rod 6 that includes a convex input end and a planar semi-reflecting output end 27 (Fig. 4, col. 5 lines 10-29). It would have been obvious to one skilled in the art to use the rod with a convex end in Melamed because this helps to stabilize the cavity, as taught by Fulbert. The Examiner contends that it would have been obvious to make integral the output mirror with the rod because "the use of a one piece construction...would be merely a matter of obvious engineering choice." see In re Larson, 340 F.2d 965, 968, 144 USPQ 347, 349 (CCPA 1965).



Claims 4-5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Melamed (US 3,975,694) in view of Esterowitz (US 5,086,432). Melamed discloses the claimed invention except does not mention that the end of the laser rod opposite the rear mirror is convex, or that the semi-reflecting output mirror is formed by this end of the laser rod. Melamed discloses a resonator for solid-state lasers with a laser rod 10, a rear mirror 12, and a semi-reflecting output mirror 11 wherein the rear mirror 12 is convex (see above). Esterowitz teaches a laser rod that has a convex output end that is a semi-reflecting output mirror (Fig. 7, col. 6 lines 21-33). It would have been obvious to

Art Unit: 2881

one skilled in the art to use the rod of Esterowitz in Melamed because the convex output end can act as an output coupler, as taught by Esterowitz. It would have been obvious to make integral the output mirror with the rod for the reason shown in the above rejection.



Regarding claim 5, Melamed discloses the claimed invention except does not mention that the end of the laser rod opposite the rear mirror is convex. Melamed discloses a resonator for solid-state lasers with a laser rod 10, a rear mirror 12, and a semi-reflecting output mirror 11 wherein the rear mirror 12 is convex and the output mirror 11 is arranged in close proximity to the other end of the laser rod 10 (see above). Esterowitz teaches a laser rod with a convex output end with motivation as shown in the rejection of claim 4 above.

Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Melamed and Fulbert as applied to claims 1-3 above, and further in view of Kataoka (US 6,129,721). Melamed and Fulbert teach all of the limitations of claims 1-3 as shown

Art Unit: 2881

above, but do not mention the variety of laser rods that may be used. Kataoka teaches the use of any of the claimed lasers (col. 9 lines 42-53). It would have been obvious to one skilled in the art to use any of those lasers because of their favorable wavelengths, as taught by Kataoka.

Claims 7-8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Melamed and Esterowitz as applied to claims 5 and 4 above respectively, and further in view of Kataoka (US 6,129,721). Melamed and Esterowitz teach all of the limitations of claims 5 and 4 as shown above, but do not mention the variety of laser rods that may be used. Kataoka teaches the use of any of the claimed lasers with motivation as shown in the above rejection of claim 6.

Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over

Melamed and Fulbert as applied to claims 1-3 above, and further in view of Richmond

(US 5,699,376). Melamed and Fulbert teach all of the limitations of claims 1-3 as shown
above but make no mention that the output mirror should be close to the laser rod,
specifically within approximately 10 mm. Richmond teaches a laser system with a rear
mirror, laser rod, and output mirror similar to that of the claimed invention (col. 4 lines
15-55), and states that the spacing between the output mirror and the rod can be
changed (col. 4 lines 52-55). It would have been obvious to one skilled in the art to
change the spacing in order to control the divergence of the beam, as taught by
Richmond. It is an obvious optimization to change the spacing specifically as the
applicant claims.

Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over Melamed and Esterowitz as applied to claim 5 above, and further in view of Richmond (US 5,699,376). Melamed and Esterowitz teach all of the limitations of claim 5 as shown above but make no mention that the output mirror should be close to the laser rod, specifically within approximately 10 mm. Richmond teaches these limitations with motivation as shown in the rejection of claim 10 above.

Response to Arguments

Applicant's arguments filed 30 August 2001 have been fully considered but they are most in light of the new rejections above.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to James Menefee whose telephone number is (703) 605-4367. The examiner can normally be reached on M-F 8:30-5.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

JM

November 17, 2001

Primary Examiner
for Description